for the nited States of Americ v. Hanna Park Defendant		New J ORDER SETT	ersev	
v. Hanna Park				TONS
v. Hanna Park				TONS
				TOTO
			AND	
Defendant		THE REPORT OF THE PERSON OF TH		
Defendant		Case N	umber: 12-453	
RED on this 13th day of	July, 2012 that the releas	e of the defendant	is subject to the f	ollowing
	late any federal, state or loc			
he defendant must cooper	ate in the collection of a DI	IA sample if the co	illection is author	ized by
	liately advise the court, defe	nse counsel and th	ne ITS attorney i	n Weithar before
ny change in address and/	or telephone number.			
he defendant must appear	r in court as required and m	ust surrender to ser	ve any sentence	mposed.
	Release on Bo	na		
250° 000°°		9	E LA	L P.L.
	and the detendant shall	be released upon?	Ular Ti Va	
xecuting an unsecured an	pearance bond (Defith co-	sionor(s)	went our times x	**************************************
				•
nd () depositing in cash	in the registry of the Court		l fixed; and/or () execute an
lieu thereof:		or the deposit of c		ount of the pair
	Additional Conditions	of Release		
that release by the above	methods will not by thems	elves reasonably as		
d the safety of other perso	ns and the community, it is	further ordered the	it the release of the	e defendant is
condition(s) listed below				
TER ORDERED that, in a	iddition to the above, the fo	lowing conditions	are imposed:	46.5 to
oforcement personnel inc	(rrs) as directed and agr	ise them immedial	ely of any contac	t with law
he defendant shall not att	empt to influence, intimidat	e, or injure any fun	ng or traine stop. or or indicial offi	
ith any witness, victim, o	r informant; not retaliate ag	ainst any witness, v	victim or informa	nt in this case
he defendant shall be rele	ased into the third party cus	tody of		
vho agrees (a) to supervise i	the defendant in accordance w	ith all the condition	s of release (h) to	use every effort
o assure the appearance of i	the defendant at all scheduled	court proceedings of	and (c) to notify the	e court
mmediately in the event the	defendant violates any conditi	ons of release or dis	tappears.	
Custodian Signature:		Date:		
				PAGE 1 C
	2 U.S.C. § 14135a. The defendant must immed my change in address and/other defendant must appear at \$\frac{250}{000}\frac{60}{00}	he defendant must immediately advise the court, defernly change in address and/or telephone number. The defendant must appear in court as required and make the defendant must appear in court as required and make the defendant must appear in court as required and make the defendant must appear in court as required and make the defendant shall are cutting an unsecured appearance bond () with co-sign and () depositing in cash in the registry of the Court greement to forfeit designated property located at Local Criminal Rule 46.1(d)(3) waived/not waived be executing an appearance bond with approved sureties, a lieu thereof; Additional Conditions of the safety of other persons and the community, it is a condition(s) listed below: HER ORDERED that, in addition to the above, the following the defendant shall not attempt to influence, intimidate with any witness, victim, or informant; not retaliate again the defendant shall be released into the third party cus who agrees (a) to supervise the defendant in accordance we assure the appearance of the defendant violates any condition mediately in the event the defendant violates any condition.	2 U.S.C. § 14135a. he defendant must immediately advise the court, defense counsel, and the defendant must appear in court as required and must surrender to set Release on Bond at \$	2 U.S.C. § 14135a. he defendant must immediately advise the court, defense counsel, and the U.S. attorney in change in address and/or telephone number. The defendant must appear in court as required and must surrender to serve any sentence in the defendant must appear in court as required and must surrender to serve any sentence in the defendant must appear and the defendant shall be released upon the following as a secured appearance bond () with co-signor(s) to depositing in cash in the registry of the Court form of the bail fixed; and/or (greenent to forfeit designated property located at the local Criminal Rule 46.1(d)(3) waived/not waived by the Court for the depositing an appearance bond with approved sureties, or the deposit of cash in the full ame in lieu thereof; Additional Conditions of Release at the safety of other persons and the community, it is further ordered that the release of the condition(s) listed below: HER ORDERED that, in addition to the above, the following conditions are imposed: the defendant shall not attempt to influence, intimidate, or injure any juror or judicial official any witness, victim, or informant; not retaliate against any witness, victim or informant, he defendant shall be released into the third party custody of the conditions of release, (b) to assure the appearance of the defendant at all scheduled court proceedings, and (c) to notify the mediately in the event the defendant violates any conditions of release or disappears.

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(Y THE	eals ace at hat to 100.453; Fest lict Dibraum fix 668 Jeffsleyd (07) CAN 2 Page 2001/3; Hage No. 2310 1 (1/1) [1/1] (3) unless approved by Pretrial Services for M
<u></u>	(a) unless approved by Pretrial Services
(-Y Sur	rrender all passports and travel documents to PTS. Do not apply for new travel documents.
() Sub	bstance abuse testing and/or treatment as directed by PTS. Refrain from obstructing or tampering with
	ostance abuse testing procedures/equipment.
The same of the sa	frain from possessing a firearm, destructive device, or other dangerous weapons. All firearms in any me in which the defendant resides shall be removed by and verification provided to PTS.
	ental health testing/treatment as directed by PTS.
	stain from the use of alcohol.
AND DESCRIPTION OF STREET OF STREET OF STREET	intain current residence or a residence approved by PTS. intain or actively seek employment and/or commence an education program.
	contact with minors unless in the presence of a parent or guardian who is aware of the present offense.
(W) Ha	ve no contact with the following individuals: Victor () the object of the line of parties of the land on the land on the land of the land on the land on the land of the land on the land of the land
	fendant is to participate in one of the following home confinement program components and abide by
	the requirements of the program which (Y will or (') will not include electronic monitoring or other ation verification system. You shall pay all or part of the cost of the program based upon your ability
lecturia (v	(i) Curfew. You are restricted to your residence every day () from [1] property to 2 10 property or () as directed by the pretrial services office or supervising officer; or () (ii) Home Detention. You are restricted to your residence at all times except for the following: education; religious services; medical, substance abuse, or mental health treatment; attorney visits; court appearances; court-ordered obligations; or other activities pre-
outros)	() as directed by the pretrial services office or supervising officer; or
my.	(n) Home Detention. For are restricted to your residence at all times except for the following:
11 2/16/12	attorney visits; court appearances; court-ordered obligations; or other activities pre-
	approved by the pictural services office of supervising officer. Additionally, comproyuters.
	() is permitted () is not permitted.
) (iii) Home Incarceration. You are restricted to your residence under 24 hour lock-down except for medical necessities and court appearances, or other activities specifically approved
	by the court.
() D	efendant is subject to the following computer/internet restrictions which may include manual
	spection and/or the installation of computer monitoring software, as deemed appropriate by
	retrial Services. The defendant shall pay all or part of the cost of the monitoring software based pon their ability to pay, as determined by the pretrial services office or supervising officer.
) (i) No Computers - defendant is prohibited from possession and/or use of computers or
	connected devices.
() (ii) Computer - No Internet Access: defendant is permitted use of computers or connected
	devices, but is not permitted access to the Internet (World Wide Web, FTP Sites, IRC Servers, Instant Messaging, etc);
() (iii) Computer With Internet Access: defendant is permitted use of computers or connected
	devices, and is permitted access to the Internet (World Wide Web, FTP Sites, IRC Servers.
	Instant Messaging, etc.) for legitimate and necessary purposes pre-approved by Pretrial
,	Services at [] home [] for employment purposes. (iv) Consent of Other Residents -by consent of other residents in the home, any computers in
	the home utilized by other residents shall be approved by Pretrial Services, password
	protected by a third party custodian approved by Pretrial Services, and subject to inspection
	for compliance by Pretrial Services.
(NO	ther: NO E.M. 1/5/13-1/12/13 trip to NY/NT
(NO	ther: must check in w/ Prefixed on Newmon while on 1/9/13 - 1/12/10 trip
() ()	ther:

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TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a war for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more—you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

DUCER
Defendant's Signature
O Los Angeles, CH City and State

Directions to the United States Marshal

The defendant is ORDERED released after processing.

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The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place.

Date: 7012

Judicial Officer's Signature

Cathy L. Waldor, U.S.M.J.